



### Department of Health and Environment

Azzie Young, Ph.D., Secretary

September 15, 1992

Reply to:

South Central District Office 1919 N. Amidon, Suite 130 Wichita, Kansas 67203 Phone: (316) 838-1071 Fax: (316) 838-0042

Steve Keiter Hydrocarbon Recyclers, Inc. 2549 N. New York Wichita, Kansas 67219

Re: Hazardous Waste Compliance Inspection

EPA Identification Number: KSD007246846

R00001696

RCRA Records Center

Dear Mr. Keiter:

On July 28, 1992 your facility was inspected to determine compliance with state hazardous waste regulations.

The inspection revealed that your facility generates the following hazardous wastes as defined by K.A.R. 28-31-3:

#### Wastes Generated

#### Waste Codes

1.	Chlorinated solvents Tetrachloroethylene contaminated wastes (carbon, cartridge filters,	F001/F002 F002
3.	water) Flammable waste water	D001/D007/D008
4.	Solvents and solvent/paint mixtures	D001/F003/F005
	Oxidizers (Class 1 and 2 only)	D001/1003/1003
6.	Nonblendable wastes	D004/D005/D006/
		D007/D008/D009/
		D010/D011
7.	Blendable wastes for kiln fuel	D001/F001/F002/
		F003/F005/U-listed/
		D004 to D011
_		
8.	Corrosives	D002/D007
9.	Contaminated floor sweepings,	D002/D007/D001/F001/
	protective clothing and sampling equipment	F006

The quantity of hazardous waste generated is more than 1000 kilograms (approximately 2200 pounds) per month. Therefore, your facility is considered an EPA generator and is regulated under K.A.R. 28-31-4 excluding 28-31-4(h) and (m). Your facility is also an interim status storage, treatment or disposal (T/S/D) facility and is subject to K.A.R. 28-31-8. In addition your facility is the marketer of hazardous waste fuels and is subject to 40CFR Part 266 as adopted by K.A.R. 28-31-8(b).

Hydrocarbon Recyclers, Inc. September 15, 1992 Page 2

The inspection identified the following items not in compliance with state regulations concerning generators of hazardous waste:

- You have not submitted the changes in your emergency coordinators as required by K.A.R. 28-31-4(g). 1.
- You did not have documentation of training within the past year for Ron Robertson as required by K.A.R. 28-However, Mr. Robertson's responsibilities 31-4(g)· conducting the annual training. include recommended that Mr. Robertson document his attendance of these training sessions.
- The following 55-gallon drums were not in good condition 3. as required by K.A.R. 28-31-4(g).

Bldg. B. - 1 severely dented drum

Bldg. C. - 3 severely dented drums located in aisles C707, C715, C727

1 leaking drum located in aisle C727

2 drums with that had crystallized on the bottom rim located in aisle C701

These violations must be corrected by October 9, 1992. Notify me in writing addressing each violation and the action you have taken to correct each one.

Your facility is storing mercury wastes (U151), a restricted hazardous waste, for greater than one year. The land disposal restriction effective date was May 6, 1992. dispose of this waste before May 6, 1993. If you are unable to find a disposal method for this waste you will be required to demonstrate and document your purposes for storing these waste for greater than one year past the effective date as required by 40 CFR 268.50.

Observations made during the inspection revealed cracks were visible in the secondary containment of the storage areas of Building C and D. These areas are currently under repairs. The repairs will need to be completed before your permit can be approved.

In the storage area, I found that the hazardous waste label on several drums in Building C were not clearly visible. It is recommended that the drums be placed so the hazardous waste label and the accumulation start date can be easily seen.

Hydrocarbon Recyclers, Inc. September 15, 1992 Page 3

Also, there were drums located in the maintenance area that were marked with a non-hazardous waste label. The drums contained product (oakite) and others were used for storage. It is recommended that the drums be identified in another manner, not as a waste.

While reviewing manifests for waste that you have received from Van Waters and Rogers, I found that the Land Disposal Restriction (LDR) notice from the original generator was attached. It does not clearly identify the new manifest number. It is recommended that a specific reference be made for these manifests.

Your cooperation with the hazardous waste management program is appreciated. If you have questions concerning the inspection, please call me at (316) 838-1071.

Sincerely,

Teresa Hansen

Inspections and Enforcement Section

Bureau of Waste Management

TH:ss

pc: Mike Tate, BWM, Topeka

John Mitchell, BWM, Topeka Kris Goschen, EPA, Region VII

SCD-File

#### State of Kansas Joan Finney, Governor

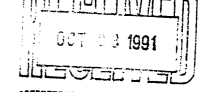


### Department of Health and Environment Azzie Young, Ph.D., Secretary

Reply to: (913) 296-1600

September 25, 1991

Steve Keiter
Hydrocarbon Recyclers, Inc. of Wichita
2549 N New York
Wichita, KS 67219



Re: EPA I.D. Number KSD007246846

Dear Mr. Keiter:

This letter is to acknowledge the subsequent Notification of Hazardous Waste Activity Form your firm submitted on September 18, 1991.

We have updated our records to reflect the change made in contact person and waste codes with the addition of D003, F007, F008, F009, F010, F011, F012, F032, F034, F035, F037, F038, F039, K001, U001, U005, U006, U007, U008, U009, U010, U011, U014, U015, U016, U017, U018, U020, U021, U022, U023, U024, U025, U026, U027, U028, U030, U032, U033, U034, U035, U036, U038, U039, U041, U042, U047, U048, U049, U050, U051, U053, U055, U056, U058, U059, U060, U061, U062, U063, U064, U069, U073, U074, U081, U082, U085, U086, U087, U088, U089, U090, U091, U092, U093, U094, U095, U096, U097, U098, U099, U101, U102, U103, U105, U106, U107, U109, U110, U111, U113, U114, U115, U116, U118, U119, U120, U122, U123, U124, U126, U129, U132, U133, U135, U136, U137, U139, U141, U142, U143, U144, U145, U146, U147, U148, U149, U150, U152, U153, U155, U156, U157, U158, U160, U162, U163, U164, U166, U167, U168, U170, U172, U173, U174, U176, U177, U178, U179, U180, U181, U182, U183, U185, U186, U187, U188, U189, U190, U191, U192, U193, U194, U197, U200, U201, U202, U203, U204, U205, U206, U212, U214, U215, U216, U217, U218, U219, U221, U222, U223, U234, U235, U236, U237, U238, U240, U244, U246, U247, U248, U249, U328, U353, P001, P002, P003, P004, P005, P006, P007, P008, P009, P010, P011, P012, P013, P014, P015, P016, P017, P018, P020, P021, P022, P023, P024, P026, P027, P028, P029, P030, P031, P033, P034, P036, P037, P038, P039, P040, P041, P042, P043, P044, P045, P046, P047, P048, P049, P050, P051, P054, P056, P057, P058, P059, P060, P062, P063, P064, P065, P066, P067, P068, P069, P070, P071, P072, P073, P074, P975, P076, P077, P078, P081, P082, P084, P085, P087, P088, P089, P092, P093, P094, P095, P096, P097, P098, P099, P101, P102, P103, P104, P105, P106, P107, P108, P109, P110, P111, P112, P113, P114, P115, P116, P118, P119, P120, P121, P122 and P123.

Steve Keiter Hydrocarbon Recyclers, Inc. of Wichita September 25, 1991 Page 2

This change in status is effective immediately. A subsequent notification shall be submitted to this office whenever the information originally submitted to obtain an EPA I.D. Number has changed. If I can be of further assistance, please contact me at (913) 296-6898.

Sincerely,

Gigi Perry

Administrative Officer Hazardous Waste Section Bureau of Air and Waste Management

C SCDO - BAWM



#### Kass Department of Health and Environm Bureau of Air and Waste Management Forbes Field, Topeka, Kansas 66620

### Hazardous Waste Generator/Transporter Compliance Inspection Report

General				
		Time	9:00 AM	Date
Facility Name Hydrocarbon	Recyclers, Inc.		EPA ID NoK	SD007246846
Street 2549 N. New	York	CityW	ichita	, KS Zip <sup>67219</sup>
Mailing Address (if different than	above)			
County Sedgwick			Phone ( 316	268-9490
Contact(s)Steve Keiter,	Facility Manager			
Ron Robertson	, Facility Safety and Co	ompliance O	fficer	
inspector(s)	n, Siew Kour, Kris Gosc	hen <b>EPA Re</b>	gion VII	
Type of BusinessCommerci	.al T/S/D - Hazardous Wa	ste Fuel Ma	rketer.	
Has the company declared any if yes, explain.		secieus (NOA	ω ο τη:	Yes (No)
Industrial Wastes	Generated			
(List hazardous wastes first)  Waste:	Chlorinated Solvents		Tetrachlor contaminat (carbon, f	ed wastes
If waste is hazardous, give HW ID Number:	F001/F002		F002	
Amount generated per month:		. ,		
Amount presently in storage:				
Accumulation time:				
Present disposal method:	HRI, Tulsa, OK and HRI, San Antonio, TX		Rollins, D Ross, Graf	eerpark, TX and ton OH

Waste:	Flammable Wastewater	Solvent and paint solvent mixture (kiln fuel)
if waste is hazardous, give HW ID Number:	D001/D007/D008	D001/F003/F005
Amount generated per month:	•	
Amount presently in storage:		
Accumulation time:		
Present disposal method:	Gibralter, TX Incineration Deep Well Injection	Systech, Fredonia, KS

aveds on it main the A

Waste:	Oxidizers	Non-blendable Wastes
If waste is hazardous, give HW ID Number:	D001	D004 - D011
Amount generated per month:	and the second of the second o	
Amount presently in storage:		
Accumulation time:		
Present disposal method:	Incineration - Rollins or Ensco. W/ Listed codes	USPCI, Lone Mountain, OK. Incineration - Rollins or Ensco.

Waste:	Blendable Wastes for Kiln Fuel	Corrosives
If waste is hazardous, give HW ID Number:	D001/F001/F002/F003/F005 Approved U wastes, D004 - D011 D18-43	D002/D007
Amount generated per month:		
Amount presently in storage:		·
Accumulation time:		
Present disposal method:	Systech, Fredonia, KS and Heartland Cement, Independence	USPCI, Lone Mountain, OK.

Waste:	Non-hazardous was	stewater	Used Oil			
If waste is hazardous, give HW ID Number:	none		none			
Amount generated per month:						
Amount presently in storage:					<del></del>	
Accumulation time:						<u> </u>
Present disposal method:	Gibralter for Deep USPCI, Lone Mounta Water treatment pl	in, OK	Systech, Fredo	onia, Ks	3.	
General Require	ments (GGR)					
I. Has the facility evaluated a (KAR 28-31-4(b))	il potentially hazardous v			Yes	No	
A. If waste(s) was tested, (KAR 28-31-4(b)(3)(A))	was the analysis conduc	ted by a laboratory	certified by KDHE?	Yes	No	NA
B. If waste(s) was tested,				Yes	No	NA
II. If hazardous waste(s) is dis Works (POTW), has written 28-31-3/40 CFR 261.4)	posed of via the sanitary permission been obtain	sewer to a Publicly ed from the operator	Owned Treatment of the POTW? (KAR	Yes	No	(NA)
III. If industrial waste(s) is disp been obtained? (KAR 28-29	osed of at a permitted sa	nitary landfili, has a	disposal authorization	Yes	No.	ω.
A. If yes, list the authorization	tion number(s):			165	140	
IV. Facility size classification:  ☐ Not a Generator  ☐ T/S/D Facility	Small Oty. Generator Transporter	☐ Kansas Gener			rketer	
Hazardous Waste Determinat	ion Requirements: [	Adequate	☐ Inadequate			· · · · ·
Notification Requ	irements (GG	R)				
/. Has generator notified KDH	E and obtained an EPA I	dentification Numbe	r? (KAR 28-31-4(c))	Yes	No	NA
<ol> <li>Is current notification accur</li> </ol>	ate? (KAR 28-31-4(c)(1))			Yes	No	NA
	(selling) hazardous wast			Yes	No	NA
	(selling) used oil as a fue			Yes	<b>®</b>	NA
(If yes, to either question			enders Checklist.)	•	_	
C. Is this facility burning ha		?		Yes	<b>®</b>	NA
D. Is this facility burning us	sed oil as a fuel?			Yes	<b>®</b>	NA
Notification Requirements:		X.Adequate	☐ Inadequate			۸

(If small quantity generator, stop here.)

/lani	fes	sts (GMR)			
. Is a	contr	actual agreement used in place of manifesting? (KAR 28-31-4(d)(7)(A-C)/40 CFR	Yes	No	•
A:	if yes	(1-2)) , does the contractural agreement include the type of waste and frequency of nents?	Yes	No	
В.	if yes	, is the vehicle used to transport the waste owned and operated by the reclaimer of	Yes	No	
C.	If yes	raste? s, is a copy of the agreement kept for a period of three years after termination of ement?	Yes	No	NA
Isa	CUIT	ent manifest showing revision date and burden disclosure statement used? (KAR d)/40 CFR 262.20)	Yes	No	NA
. 28~ A.	i <del></del> (c If ve:	s, does manifest(s) include:			
	1.	Generator EPA Identification Number (12 digit) and manifest document number (five digit)?	Yes	No	NA
		Number of pages?	Yes	No	
		Generator's name and mailing address?	(Yes)	No	
		Generator's phone number?	(Yes)	No	Jan edi La seri
		Transporter 1 Name?	(Yes)	No	
		Transporter 1 EPA Identification Number?	(Yes)	No	
2		Transporter 2 Name?	Yes	No	NA
		Transporter 2 EPA Identification Number?	Yes	No	NA
المحسورين	9.	Name and site address of designated facility?	Yes	) No	
		Designated facility's EPA Identification Number?	Yes	) No	
ø	11.	Waste Description (DOT shipping name, hazard class, and Identification Number)?	Yes	) No	
2.00		Number and type of containers?	Yes	) No	
		Total quantity?	Yes	) No	
		Unit (weight or volume)?	Yes	(	Se (* in
	15.	Special handling instructions?	(Yes	) No	NA
	16.	Generator's certification including waste minimization statement, generator's signature, and date?	Yes		
	17	Name, signature, and date of transporter 1?	(Yes		
	18	Name, signature, and date of transporter 2?	Yes		N/
	. Do	nes generator retain a copy of manifest(s) signed by both generator and transporter?  AR 28-31-4(d)(4)(A-C))	Yes	) No	
	. Do	pes generator retain copy of manifest(s) signed and dated by T/S/D/ facility  wher/operator for three years? (KAR 28-31-4(f)(1)(A))	Ye	s) No	
D	. Ha	as generator ever failed to receive a signed copy of a manifest within 45 days of initiating shipment?	Ye		
	1.	(KAR 28-31-4(f)(4)(B))	Ye		
	2.	was a superior of for three years? (KAR 28-31-4(f)(1)(A))	Ye	s No	
Mon	ifost!	ng Requirements: 🔀 Adequate 🗀 Inadequate			NA

,IL	and Disposa	l Restrictions	s Requirements (	GRI			*
IX:	Does facility generate CFR 268, Subparts B List these wastes:	e any wastes subject to	the land disposal restrictions	requirements of 40	Yes	) No	
	A All Was	es	D				
	В		E				
			F				
x	is the waste(s) covered.  A. if yes, describe the	ed by a National Variand ne variance, extension,	ce(s), Extension, or Petition? (4 or petition which applies:		Yes	No	
						- *	- Table (1) 12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
XI.	Is the waste covered in	by an exemption? (40 C	CFR 268.1(c)(2))		Yes	No	)
		bruch the land dispos	ce with the waste to the T/S/D fisal restrictions? (40 CFR 268.7)	(a)(3))	Yes	No	(NA
XII.	Does generator ship vor disposal?	vaste(s) covered by the	Land Disposal Restrictions off	-site for treatment			
,	11000	enerator provide a notifi number(s), applicable t ta, if available? (40 CFR	ication to the T/S/D facility that reatment standards, manifest r	includes: EPA number(s), and	Yes	No	
		this notification kept for	1 208.7)		Yes	No	
XIII.	Does generator treat r	estricted waste(s) on-si	ite so that they are below the la posal restrictions checklist.)	ind disposal	Yes	No No	!
Lai	nd Disposal Restrictio	ns Requirements:	<b>⊠</b> Adequate	inadequate		N	A
Pi	e-Transport	Requirement	is (GPT)				***************************************
XIV.	Does generator packa	ge waste in accordance	e with DOT requirements? (KAF	3.00.04.44.1441			
XV.	Does generator label (	ilammable liquid, poiso	D etc ) each package in account	dance with DOT	Yes	No	NA
XVI.	Does generator mark (	CONSIGNER'S OF CORSIGN	(NAM 28-31-4(e)(2))		Yes	No	NA
	TOTOLOG MILLI DO I	equirentents of 40 CFH	R 172 Subpart D? (KAR 28-31-4 10 gallons or less as below? (K	(-) (0))	Yes	No	NA
	•	Hazardous Waste	-Federal Law Prohibite Improper Die		Yes	No	NA
	•	ii louild, contact the near	rest police or public safety authority of nerator's Name and Address	r the US EPA.	:		
	• • • • • • • • • • • • • • • • • • • •		lanifest Document Number				
(VII.	Does generator have n	acards to offer to two	porters in accordance with 49		•		
i	F? (KAR 28-31-4(e)(4))	and to oner to halls	porters in accordance with 49	CFR 172 Subpart	(es)	No	NA

28-31-4(c)(2))					
Pre-Transport Requirements:	Adequate	☐ Inadequate		□ NA	
Biennial Reports (GI	RR)				
A Wyor does generator retain	ial report(s) to KDHE? (KAR 28-31-4(f)) copies for three years? (KAR 28-31-4(f) ted on last biennial report with the total	)(1)(D))	Yes	No	NA NA
Biennial Report Requirements:	<b>⊠</b> Adequate	☐ Inadequate			
Special Conditions	(GSC)				
	ported any hazardous waste to or from	n a foreign source?	Yes	No	
" MA CED Cubpart E & F)	notice with the Secretary of Health and		(Yes)	No	NA
	ned by a foreign consignee?		Yes	No	NA
C. If generator transports was been received?	te out of the country, has confirmation	of delivered shipment	Yes	No	NA
Special Conditions Requirement	s: Adequate	Inadequate	·	□ N	A
	•				
Storage Requireme	•	·	$\sim$	No	
XXI. Does generator temporarily st	ore waste before transport?		(Yes)	No	NA
A. For 90 days or less?			Yes	No	NA
B. For more than 90 days?	nore:		~		•
C. If waste is stored in contain.  1. Are containers marke	d with the words: "Hazardous Waste"?	(KAR 28-31-4(g)(3) or	Yes	No	NA
(h)(1)(D)) 2. Is the accumulation s	tart date marked on each container? (K		Yes	No	NA
to add or I	ding hazardous waste closed during steemove waste? (KAR 28-31-4(g)(1) or (h	'''''\' <del>''</del> ''	Yes	No	NA
4. Does generator cond	uct weekly inspections of containers to by corrosion or other factors? (KAR 28	or signs of leakage and/or 3-31-4(k))	Yes	No	N/
a. If yes, are these in	spections documented in a log that inc me of inspector, notations of observation (KAR 28-31-4(k)/40 CFR 265.15(d))	Sudes date and time of	Yes	) No	N/

5. Are containers holding ignate or reactive waste(s) located at least 1. Letters (50 feet) from the facility's property line? (EPA Generator and T/S/D Only) (KAR 28-31-4(g)(1) /			
	(Yes)	No	NA
<ol> <li>If waste in containers is incompatible with other materials stored nearby, are the containers separated from the other materials by means of a dike, berm, wall, or other means? (KAR 28-31-4(g)(1) or (h)(1)(B) / 40 CFR 265.177)</li> </ol>			
7. Does generator have any satellite storage areas? (KAR 28-31-4(j))	Yes	No	NA
If yes,	Yes	No	NA
<ul> <li>a. Is the waste stored in a container at or near the point of generation and under the control of the operator of the process generating the waste?</li> <li>b. Is the container in good condition and closed except to add or remove waste?</li> <li>c. Is the container marked with the words: "Hazardous Waste"?</li> <li>d. Is the container marked with the accumulation start date at the time it becomes full?</li> <li>e. Is the full container moved to the storage area within three days after it became full?</li> </ul>	(B)	No No No No	
(If waste(s) is placed in tanks, piles, or surface impoundments, complete the appropriate inspection checklist.)			

Kan		Adequate Adequate	inadequate			IA
i XCII	isas Generator's Emei	rgency Prepared	lness (GSQ)			
XII. Ha	as facility named one employee as emerg	Jency coordinator? (KAR 20 a	14 A/L\/4\/ <del>=</del> \\			
A.	Is the emergency coordinator available within a short period of time?	to respond to an emergency	by reaching the facility	Yes	No	
В.	Is the emergency coordinator or his/he		_	Yes	No	
C.	(fires, spills, or releases) that arise? Is the emergency coodinator familiar w			Yes	No	
				Yes	No	
XIII. Is ti <b>as</b> s	the following information posted next to a sessable in an emergency? (KAR 28-31-4	at least one telephone which is (h)(1)(F))	s immediately			
A.	Name and telephone of emergency coo	ordinator?	·	Yes	N.	
B.	Location of fire extinguishers, fire alarm	s, or spill control material, if a	vailable?	Yes	No No	
C.	Telephone number of fire department u	nless the facility has a direct a	ılarm?	Yes	No	NA
9,,,,	ve employees been trained so that they a ergency procedures that are relevant to perations? (KAR 28-31-4(h)(1)(G))	are familiar with proper waste their responsiblities during no	handling and rmal facility			
A.	is this training documented in any way?	1		Yes	No	
	· · · · · · · · · · · · · · · · · · ·			Yes	No	
Kansas	Generator's Emergency edness Requirements :	☐ Adequate		· ·		

(If Kansas generator, stop here.)

repa?				
	redness and Prevention (GPT)			
V. If appr	opriate, based upon the nature and quantity of waste(s) generated and stored at the			
f !! !&	is the feelity equipped WIII:	Yes	No	NÄ
28	ternal communication or alarm system easily accessable in case of emergency? (KAR 1-31-4(g)(4)/40 CFR 265.32(a))			
ne	elephone or hand-held two-way radio capable of summoning emergency response ersonnel? (KAR 28-31-4(g)(4)/40 CFR 265.32(b))	Yes	No	NA
C. Po	ortable fire extinguisher, fire control equipment, spill control equipment, and econtamination equipment? (KAR 28-31-4(g)(4)/40 CFR 265.32(c))	Yes	No	NA
D. is	water of adequate volume provided for hose streams, foam producing equipment, printers, etc.? (KAR 28-31-4(g)(4)/40 CFR 265.32(d))	Yes	No	NA
F is	this equipment (A-C above) tested and maintained to ensure its proper operation? (KAR 8-31-4(g)(4)/40 CFR 265.33)	Yes	No	NA
0/I Door	a check of the facility show sufficient aisle space to allow unobstructed movement of innel and equipment? (KAR 28-31-4(g)(4)/40 CFR 265.35)	Yes	No	N.A
Perso Ani Hanr	propriate for the type(s) of waste handled, has the owner/operator made the following	en un n		
	<del></del>		• •	
A. F	amiliarized the local emergency authorities with the facility, waste(s) hardled, entranses	Yes	No	N
B. C	Designated one authority where one or more police or fire departments might respond to an emergency? (KAR 28-31-4(g)(4)/40 CFR 265.37(a)(2))	Yes	No	N
C. N	Made agreements with local emergency response teams, emergency response sont actors, and equipment suppliers? (KAR 28-31-4(g)(4)/40 CFR 265.37(a)(3))	Yes	No	N
D. F	Familiarized local hospitals with the properties of hazardous waste(s) handled and types of night of the facility? (KAR night of the facility?) (KAR 28-31-4(g)(4)/40 CFR 265.37(a)(4))	Yes	No	N
^^/!!! !n o	pages where local authorities decline to enter into such arrangements, is the refusal entered	<b></b>		
in th	e operating record? (KAR 28-31-4(g)(4)/40 CFR 265.37(b))	Yes	No	N
in the	e operating record? (KAR 28-31-4(g)(4)/40 CFR 285.57(b))	Yes		NA NA
in the	e operating record? (KAR 28-31-4(g)(4)/40 CFR 285.57(b))  edness and Prevention Requirements: Adequate Inadequate	Yes		
Prepare Pers	e operating record? (KAR 28-31-4(g)(4)/40 CFR 285.57(b))  Idness and Prevention Requirements: Adequate Inadequate  CONNEL Training (GPT)  In the owner/operator established a hazardous waste management training program? (KAR)	Yes		NA
Prepare Pers	e operating record? (KAR 28-31-4(g)(4)/40 CFR 285.57(b))  Idness and Prevention Requirements: Adequate Inadequate  ONNE! Training (GPT)  Is the owner/operator established a hazardous waste management training program? (KAR 31-4(g)(4)/40 CFR 265.16)  Is the program directed by a person trained in hazardous waste management? (40 CFR		No	NA ,
Prepare Pers XXIX. Has 28-3	e operating record? (KAR 28-31-4(g)(4)/40 CFR 285.57(b))  Indeess and Prevention Requirements: Adequate Inadequate  Onnel Training (GPT)  In the owner/operator established a hazardous waste management training program? (KAR 31-4(g)(4)/40 CFR 265.16)  Is the program directed by a person trained in hazardous waste management? (40 CFR 265.16)	Yes	No No	NA )
Prepare Pers  XIX. Has 28-3 A.	e operating record? (KAR 28-31-4(g)(4)/40 CFR 285.57(b))  Indeess and Prevention Requirements: Adequate Inadequate  Onnel Training (GPT)  Indees the owner/operator established a hazardous waste management training program? (KAR 31-4(g)(4)/40 CFR 265.16)  Is the program directed by a person trained in hazardous waste management? (40 CFR 265.16(a)(2))  Are new personnel trained within six months after their employment? (40 CFR 265.16(b))	Yes Yes	No No	NA O
Prepare Pers  CXIX. Has 28-3 A. B.	edness and Prevention Requirements:  Adequate  Inadequate  Onnel Training (GPT)  the owner/operator established a hazardous waste management training program? (KAR 31-4(g)(4)/40 CFR 265.16)  Is the program directed by a person trained in hazardous waste management? (40 CFR 265.16(a)(2))  Are new personnel trained within six months after their employment? (40 CFR 265.16(b))  Are new employees supervised until training is completed? (40 CFR 265.16(b))	Yes Yes Yes	No No	NA O
Prepare Pers  XIX. Has 28-3 A. B.	edness and Prevention Requirements:  Adequate  Inadequate  Onnel Training (GPT)  the owner/operator established a hazardous waste management training program? (KAR 31-4(g)(4)/40 CFR 265.16)  Is the program directed by a person trained in hazardous waste management? (40 CFR 265.16(a)(2))  Are new personnel trained within six months after their employment? (40 CFR 265.16(b))  Are new employees supervised until training is completed? (40 CFR 265.16(b))  After initial training, are employees trained on an annual basis? (40 CFR 265.16(c))	Yes Yes Yes Yes	No No	NA O
Prepare Pers  XIX. Has 28-3 A. B.	edness and Prevention Requirements:  Adequate Inadequate  CONNET Training (GPT)  the owner/operator established a hazardous waste management training program? (KAR 31-4(g)(4)/40 CFR 265.16) Is the program directed by a person trained in hazardous waste management? (40 CFR 265.16(a)(2))  Are new personnel trained within six months after their employment? (40 CFR 265.16(b))  Are new employees supervised until training is completed? (40 CFR 265.16(b))  After initial training, are employees trained on an annual basis? (40 CFR 265.16(c))  Does the facility maintain the following documents and records:	Yes Yes Yes Yes	No No	NA O
Pers XXIX. Has 28-3 A. B. C. D.	e operating record? (KAR 28-31-4(g)(4)/40 CFR 265.57(b))  Indicates and Prevention Requirements:  Adequate  Inadequate  Connel Training (GPT)  In the owner/operator established a hazardous waste management training program? (KAR 31-4(g)(4)/40 CFR 265.16)  Is the program directed by a person trained in hazardous waste management? (40 CFR 265.16(a)(2))  Are new personnel trained within six months after their employment? (40 CFR 265.16(b))  Are new employees supervised until training is completed? (40 CFR 265.16(b))  After initial training, are employees trained on an annual basis? (40 CFR 265.16(c))  Does the facility maintain the following documents and records:  1. Job title and Job description for each position related to hazardous waste	Yes Yes Yes Yes	No N	NA )
Pers XXIX. Has 28-3 A. B. C. D.	e operating record? (KAR 28-31-4(g)(4)/40 CFR 28.37(g))  Inadequate    Inadequate   Inadequate   Inadequate	Yes Yes Yes Yes Yes	No N	NA ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) )
Pers  XXIX Has 28-3 A. B. C. D.	e operating record? (KAR 28-31-4(g)(4)/40 CFR 265.57(b))  Indicates and Prevention Requirements:  Adequate  Inadequate  Connel Training (GPT)  In the owner/operator established a hazardous waste management training program? (KAR 31-4(g)(4)/40 CFR 265.16)  Is the program directed by a person trained in hazardous waste management? (40 CFR 265.16(a)(2))  Are new personnel trained within six months after their employment? (40 CFR 265.16(b))  Are new employees supervised until training is completed? (40 CFR 265.16(b))  After initial training, are employees trained on an annual basis? (40 CFR 265.16(c))  Does the facility maintain the following documents and records:  1. Job title and Job description for each position related to hazardous waste	Yes Yes Yes Yes	No N	NA ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) ) )

Conting	gency Plan Requirements:	Adequate	☐ inadequate	
G.	Have copies of the plan been provided to hospitals? (40 CFR 265.53)	o outside emergency respons	e agencies and Yes	No
	Does the plan include an evacuation pla evacuation routes? (40 CFR 265.52(f))			No
7(4)	Does the plan include a list of all emerge physical description of each item on the 265.52(e))	rist, and a oner outline of its c	apabilities? (40 CFR Ye	s No
	Does the plan describe arrangements m 265.52(c))		e agencies? (40 CFR Ye	- , , ,
	Does the plan describe emergency active explosions, or releases of hazardous was	13(8) (40 OFR 203.32(8))	V.	s No
B.	is an emergency coordinator available a	at all times? (40 CFR 265.55)	Ye	s No
· A.	Does the plan list the name(s), home ac emergency coordinator(s) in the order i 265.52(d))	ddress, and phone number of in which they should be contact	designated cted? (40 CFR Ye	s No
•	es the facility have a contingency plan? (			s No
	ntingency Plan (C. T)			

(If EPA generator, stop here.)

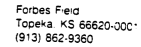
					*************		· 5
		sporter Requirement			Yes	No	<b>.</b>
XXXI	.Doe	es this facility transport hazardous was	te?			,	
		Are they registered as a hazardous was 28-31-6 (b))	•	· ·	Yes	No	
		Does transporter comply with the mar 263.20(h)?			Yes	No No	
	C.	Does transporter retain a copy of the	manifest for three years? (40 CFR	263.22(a))	Tes	NO	
	D.	Does this facility transport hazardous 28-31-4(d)(7)?	waste subject to the manifest exer	mption of RAN	Yes	No	
		Does the transporter record the requantity of waste shipped; DOT second in a log or shipping part	per?		Yes	No NA	)
		2. Does the transporter carry this re	cord when transporting the waste		Yes	No WA	
		3. Does the transporter retain these termination or expiration of the a	e records for a period of three year greement?	s after the	Yes	No NI	
Гт	rans	sporter Requirements:	<b>⊠</b> Adequate	☐ Inadequate		□NA	]
		Additional I	nformation and Co	nclusions:			
		Additional I	nformation and Co	nclusions:			
		Additional I	nformation and Co	nclusions:			· ·
-		Additional I	nformation and Co	nclusions:			
-		Additional I	nformation and Co	onclusions:			
-		Additional I	nformation and Co	onclusions:			·
		Additional I	nformation and Co	onclusions:			
		Additional I	nformation and Co	onclusions:			
		Additional I	nformation and Co	onclusions:			
		Additional I	nformation and Co	onclusions:			

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MIKE HAYDEN
Governor
JACK D WALKER, M.D.
Secretary

### STATE OF KANSAS





### DEPARTMENT OF HEALTH AND ENVIRONMENT

### RCRA Compliance Inspection Report

### T/S/D Facilities Checklist

DateTime	EI A ID AC	KSD007246846
Facility Name Hydrocarbon	Recyclers, Inc.	
Street 2549 N. New York		
CityWichita	, Kansas Zi	n 67219
County_ Sedgwick		268-9490
Contact Steve Keiter, Facil	lity Manager Ron Robertson,	
	v Kour, Kris Goschen EPA Regi	
ther	din nog	Oli VII
ctivity at Site		
Treatment	<u>Storage</u>	Disposal
•		
Chem/Phys/Bio Treatment	X_Drums	Incineration
Chem/Phys/Bio Treatment	Pile	Incineration
	Pile	Landfill
Filtration	Pile Surface Impoundment	LandfillLand Treatment
Filtration Incineration	PileSurface Impoundment	LandfillLand TreatmentSurface Impounds
FiltrationIncinerationRecycling/RecoveryReprocessing	PileSurface ImpoundmentX_Tank, Above groundTank, Below ground	LandfillLand Treatment
FiltrationIncinerationRecycling/RecoveryReprocessingSolvent Recovery	PileSurface Impoundment	LandfillLand TreatmentSurface Impounds
FiltrationIncinerationRecycling/RecoveryReprocessing	PileSurface ImpoundmentX_Tank, Above groundTank, Below ground	LandfillLand TreatmentSurface Impounds

· · · · · · · · · · · · · · · · · · ·						
265.13	c.			sis Plan cility maintain a copy of its waste analysis	VEC	
203. 13		pla	an at	the facility?	YES	NU
		Α.	If	yes, does the plan include:	A CONTRACTOR OF THE CONTRACTOR	
Superior of Top and top market			1.	Parameters for which each hazardous waste will be analyzed and rationale for the selection of these parameters.	YES	NO
	weekers of a second con-	eggi para georgia (e. 11.2 grafi - Alama) georgia (e. 11.2 grafi - Alama) geografi (e. 11.2 grafi - Alama)	<b>2.</b>	Test methods which are used to test for these parameters.	YES	NO
	e de la compansión de l	STATE.	3.	Sampling method used to obtain sample.	YES	NO
Carolina (1990)	 Tabab		4.	Frequency with which the initial analysis will be reviewed or repeated to ensure the analysis is current.	YES	NO
	e a same de la companya de la compan	The second secon	<b>5.</b>	For off-site facilities, the waste analyses that generators have agreed to supply.	YES	NO
aga ayag manani saba			6.	For off-site facilities, the procedures which are used to inspect and analyze each movement of hazardous waste received to ensure that it matches the identity of the waste designated on the manifest.	YES	NO
te analysi	is pl	an requ	ireme	nts:		
[ ] Adeo		2		dequate		

#### D. Security

265.14 l. Does the facility provide either of the following:

a. A 24-hour surveillance system? (T.V. monitoring or guards).

 An artificial or natural barrier (fence, fence and cliff combination) and a means to control entry (attendant, T.V. monitoring, locked entrance, controlled roadway access).

YES NO

YES (NO)

2. facility provide warning si at entrances.

Does the facility consider itself exempt from security

YES (NO

### Security requirements:

M Adequate [ ] Inadequate [ ] Not Applicable

### General Inspection Requirements

265.15 Does the owner/operator maintain a written schedule at the facility for inspecting:

Monitoring equipment

Safety and emergency equipment

Security devices Operating and structural equipment

Does the inspection schedule identify the types of

problems which are to be looked for during the inspections?

Does the owner/operator maintain an inspection log?

If yes, does the log contain the:

Date and time of inspection

2. Name of inspector

Notation of observations 3.

Date and nature of repairs or remedial 4. action

NO

NO

NO

NO

NO

NO

NO

NO

NO

### Inspection requirements:

M Adequate [] Inadequate

### Personnel Training

265.16 Does the owner/operator maintain at the facility, the following documents and records:

A. 5	<ul> <li>a. Job title and job description for each position related to hazardous waste management.</li> </ul>	YES I	NO .	1 -
	<ul> <li>Description of type and amount of training to be given each person.</li> </ul>	YES	NO .	*
	c. Records of training given to facility personnel.	(ES)	, ,	
Personnel training	requirements:			
[ ] Adequate	[ ] Inadequate			
<b>G.</b>	Requirements For Ignitable, Reactive, or Incompatible Wastes	2		
265.17	1. Does the facility handle ignitable or reactive wastes?	YES	NO	
	a. If yes, is the waste separated and confined from sources of ignition or reaction, sparks, spon- taneous ignition, and radiant heat?	YES	NO	NA
	<ol><li>Are smoking and open flames confined to specially designated locations?</li></ol>	YES	NO	NA
	3. Are "No Smoking" signs posted in hazard areas?	YES	NO	NA
	4. Does a check of these areas show any leakage or corrosion of containers?	<b>YES</b>	NO	NA
	5. Does a check of these areas show evidence of heat generation from interaction of incompatible wastes?	YES (	NO	NA
Ignitable, reactive	re, or incompatible waste requirements:			
Adequate	[ ] Inadequate			
H.	Preparedness and Prevention			
265.31	1. Does an inspection of the facility show any evidence of fire, explosion, or contamination?	YES	NO	)
265.32	<ol><li>If applicable to the facility, is the facility equipped with:</li></ol>	L		•
	a. Internal communication or alarm system easily accessible in case of emergency?	YES	NO	NA
	b. Telephone, hand-held two-way radio capable of summoning emergency response personnel?	YES	) NO	NA

	3.	Are portable fire extinguishers, fire ontrol equipment, will control equipment, and decontamination equipment provided?			
1		- 4 Among browings	YES	NO NO	N/
***	4.	Is water of adequate volume provided for hose streams, foam producing equipment, sprinklers, etc.?	YES		N.A
265.33	5.	Is this equipment (1-4 above) tested and maintained to assure its proper operation?	(YES)		NA
265.35	<b>6.</b>		(YES)		
265.37	7.	If appropriate for the type(s) of waste handled has	روعان	NO	'NA
in at his		the owner/operator made arrangements with the local emergency authorities to familiarize them with the layout of facility, properties of wastes handled and associated hazards, places where facility personnel normally work, entrances to roads inside facility, and possible evacuation routes?	(VES)	NO	 
	8.	In areas where more than one police and fire department might respond, is there one designated authority?	YES		NA NA
	9.	If appropriate for the type(s) of waste handled does the owner/operator have agreements with State emergency response teams, emergency response con- tractors, and equipment suppliers?	YES	NO (	<u> </u>
	10.	If appropriate for the type(s) of waste handled has the owner/operator arranged to familiarize local hospitals with the properties of hazardous waste(s) handled and types of injuries which could result from fires, explosions, or releases at the facility?			NA
	11.	In cases where state or local authorities decline to enter into such arrangements, is the refusal entered in the operating record?	YES I	NO (1	VA)
reparedness and	preven	tion requirements:			
Madequate		] Inadequate			
ı.	Cont	ingency Plan and Emergency Procedures			

response personnel?

Is a contingency plan maintained at the facility and have copies been provided to outside agencies which may be called upon to provide emergency services?

Does the plan describe arrangements made with emergency

262.53

262.52

Does the plan list the name(s), home address, and phone number(s) of the designated emergency coordinator(s)? YES (NO Is an emergency coordinator available at all times? YES NO 265.55 Does the plan include a list of all emergency equipment at the facility, its location, a physical description of each item on the list, and a brief outline NO YES of its capabilities? Does the plan include an evacuation plan for facility personnel? Change in Emergency Coordinator List Contingency plan and emergency procedures requirements: [ ] Adequate Manifest System, Recordkeeping, and Reporting J. NO Does the facility receive waste from off-site? 265.71 1. If yes, does the owner/operator sign and date each copy of the manifest and give a signed NO copy to the transporter? Does the owner/operator send a signed copy of the manifest to the generator within 30 days NO of the delivery? YES NO Does the owner/operator retain a copy of manifest? Does the facility receive any waste from a rail or water YES (NO (bulk shipment) transporter? If yes, is the shipment accompanied by a shipping YES. NO NA paper containing the appropriate information? If yes, does the owner/operator sign and date: the shipping paper and provide the transporter YES NO with a copy? Does the owner/operator send a signed copy of the shipping paper to the generator within 30 NO YES days of the delivery? Does the owner/operator retain a copy of the YES shipping paper? Has the facility received any shipments of waste which 365.72 YES were inconsistent with the manifest?

•	a. I	es, was an attempt made to remncile the dis-			_
- <b>1</b>		epancy with the generator and transporter?	YES	NO	N/
005 70	1.	- we, was the Regional Administrator notified?		NO	(NA
. 265.73 4	Does the	he owner/operator keep a written operating record facility?	YES	) NO	
•	a. If	yes, does the operating record include:			
	1.	A description and the quantity of each hazardous waste received, and method(s) and date(s) of its treatment, storage, and disposal?	S (YES)	NO	NA
1 2 2 4 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	2.	The location of each hazardous waste within the facility and the quantity at each location?	YES	NO	NA
	3.	Records and results of waste analyses?	YES	NO	NA
	14.	Reports and details of incidents requiring implementation of the contingency plan?	YES	NO	(NA
	5.	Records and results of required inspections?	YES	NO	NA
	6.	Monitoring, testing, or analytical data?	YES	NO	NA
	<b>7.</b>	Closure cost estimates (and for disposal facilities, post-closure cost estimates)?	YES	NO	NA
265.76 -5.		facility received any waste, which does not der the small generator exclusion, not ac-	YES (	NO	)
	a. If y to t	yes, was an unmanifested waste report submitted the Regional Administrator?	YES	NO (	NA NA
nifest system, recor	rdkeepina.	and reporting requirements:			- :
<b>~ L</b>	[] Inade				
K. Clo	osure and	Post-Closure			

265.112

1. Does the owner/operator have a written closure plan for the facility?



If yes, does the plan include:

1. A description of how and when the facility will be closed?

				•.^	F .7
	2.	A description of the steps necessary to com- pletely close the facility?	YES	NO	/• ·
	3.	An estimate of the maximum inventory of wastes in storage or in treatment at any given time during the facility life?	YES	NO	
	4.	A description of the steps needed to decontaminate facility equipment at the time of closure?	YES	NO	
	<b>5.</b>	An estimate of the expected year of closure and a schedule for final closure which includes the total time required to close the facility and the time required for intervening closure activities which allow tracking closure pro-			-
	September 1	gress?	YES	NO	
265.118	2. If the owner/o	facility is a disposal facility, does the perator have a written post-closure plan?	YES	NO	NA
	. a. If	yes, does the plan include:			
	A CONTRACTOR	Ground-water monitoring activities and frequencies at which they will be performed?	YES	NO	(NA)
A Comment	1,744 i <b>2.</b> 1,742 i 2.	Maintenance activities and frequencies at which they will be performed to ensure the integrity of the cap and containment struc-			
		tures where applicable, and the function of the monitoring equipment?	YES	NO	NA
	3.	The name, address, and phone number of the person or office to contact during the post-closure period?	YES	NO	NA
	. 5 - 1				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Closure and post-	closure requ	irements:			
[] Adequate	[ ] Inac	dequate .			
L.	Financial	Requirements			
265.142	1. Does to	he owner/operator have a written estimate of osure cost?	YES	NO	
265.143	suranc	e owner/operator established financial as- e for facility closure and notified the al Administrator? (Required after 7-6-82).	YES	NO	)
265.144	owner/ cost o	facility is a disposal facility, does the operator have a written estimate of the annual f post-closure monitoring and maintenance of cility?	YES	, NC	AN C

265.145

Has toomer/operator of the disposal facility established financial assurance for post-closure care and notified the Regional Administrator? (Required after 7-6-82)

YES NO

265.147

Has the owner/operator obtained liability insurance for sudden occurrences of at least \$1 million with an aggregate of at least \$2 million exclusive of legal defense costs? (Effective 7-15-82).

YES NO

If the facility is a disposal facility, has the owner/operator obtained liability insurance for nonsudden and accidental occurrences of at least \$3 million per occurrence with an annual aggregate of at least \$6 million exclusive of legal defense costs? (Effective 7-15-82)

YES NO

### Financial requirements:

[ ] Adequate [ ] Inadequate

### Management of Containers

265.170

Are containers presently used to store hazardous waste? (YES)

NO

- If no, do not complete questions 2-5.
- If yes, check condition of containers and for evidence of incompatibility of waste with containers.

## Containers in poor condition

### Condition of Containers:

[ ] Adequate Inadequate [] Not Applicable 265.173 Are all containers holding hazardous waste closed during storage except when necessary to add or remove waste? 265.174 Does owner/operator inspect areas where containers are stored, at least weekly, for signs of leakage and/or deterioration caused by corrosion or other factors?

,	265.176	4.	Are containe located at property li	ers holding igni least 15 meters ne?	itible or react (50 feet) from	ive waste the facility'	S (YES) NO	ŇA
	265.177	5.	materials s open tanks, separated f	containers is intored nearby, in or surface important the other materials or other devices	n other contain oundments, are aterials by mea	ers, piles, the containers	yes) no	NA
 Manag	ement of	Containe	rs:					
	Adequ	ıate	[ ] Inadequa	ite [] Not A	pplicable			
	Note:	Determi	ne if owner/	operator claims	any information	on confidentia	1,	
jagnesa, isti	Note:	(i.e. t	anks, surfac	checklists for impoundments, ater monitoring)	piles, land the	lity types reatment,		
	Addition		nation and CC					·
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	<b>.</b> , <b>.</b> , ., ., ., ., ., ., ., ., ., ., ., ., .,			•			· ·
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	· · · · · · · · · · · · · · · · · · ·							
	Form:	SD 4/82						



#### Kansas Department of Health and Environment Bureau of Waste Management Forbes Field, Topeka, Kansas 66620 (913) 298-1600

## Tank Inspection Checklist

O	)wr	er Info	ormation								
Date	e	7-28-9:	2	EPA	I.D. No.	KSD007246	5846				
Fac	ility N	ame	Hydrocarbon Recycle		_				·		
Stre	et _	2549	N. New York				12.				
City		Wichi	ta				Kansa	s Zip	67210		
-					******************************			s 21b _	67219	· · · · · · · · · · · · · · · · · · ·	
*1 <b>8</b>	ank	intori	mation								4
			Tank #1		Tank #	2		Tank #3		· .	
Desc	riptio	n:	See attached shee	t.							
Capa	city:										
Subs	tance	Stored:		i, d.							
Wast	e Coo	ie:								<u> </u>	. 44
Locat	ion:										· · · · · ·
<u> </u>									<del> </del>		
Ex	isti	ng Ta	nk System(s)								
i.	is ti	he tank(s) l	abeled with the words "I	-lazardou	s Waster?	KAR 28-31-	<b>4</b> )				
IL.	If th	e tank(s) is	R DOT COVERED doos & ba						(Yes)	No	
	of fa	reeboard w	ntainment system with a rould provide? (40 CFR 2	capacity 265.192(c	that equals	or exceeds t	he volume	that 2 feet	Yes .	No	(NA)
11.			Quipped with a waste-fo			svstem(e) ae	raquirad b	v 40 OFD			
V.									(Yes)	No	•
٧.	Are		ctions made of all system	ms pertine	ent to the p	roper operation	on of the t	ank?	Yes	No	
	A B.		e and cutoff systems?						Yes	No	NA
	о. С.	Drainage	I and freeboard?						Yes	No	NA
		J. all laye	ayatems?						Yes	No	(NA)

		D.	Above	ground portion for corrosion?	Yes	~ Np -	ŃA
		E.	Monito	ring and leak detection equipment?	Yes	No	ŃΑ
		F.		dary containment?	Yes	No	NA
٧				spections documented in a log?	Yes	No	
		A.	In the	case of a permitted T/S/D facility, do they follow the inspection schedule outlined permit?	Yes	No	NA
٧	<b>1.</b>	Has wast	the tani tes or h	k(s) been used to treat or store wastes substantially different from previous ave substantially different treatment processes been used in the tank(s)?	Yes	<b>№</b>	_
		<b>A.</b>	impler operat	were waste analyses and trial treatment or storage tests conducted prior to nenting the proposed changes and is all the data kept on file in the facility ting record or was written, documented information on similar storage or lent process changes obtained prior to implementing the proposed changes and locumentation kept on file in the facility operating record?	Yes	No	<b>(</b> ₹)
•	/II.	With the t	the extank(s)	ception of emergency situations, have ignitable or reactive wastes been placed in by the facility?	Yes	No	NA
		A.	If yes,	has the facility insured the safety of the operation by one or both of the following ods (40 CFR 265.98)?	•		
			•	Was the waste treated immediately before or after being placed in the tank(s) so that it is no longer ignitable or reactive and such treatment is done in compliance with the safety requirements of 40 CFR 265.15(b)?	Yes	(NO)	NA
	***		2.	Was the waste stored or treated under protected conditions eliminating the possibility of ignition or reaction?	Yes	No	NA
,	VIII.	If a	covered et the N	d tank(s) is used to treat or store ignitable or reactive wastes, does the facility FPA buffer zone requirements? (40 CFR 265.198(b))	Yes	) No	NA
	IX.	tani	icompa k(s), is 1 5.199?	tible waste materials are placed in the same tank(s) or are put in a contaminated this done under completely controlled and safe conditions as specified in 40 CFR	Yes	No	(A)
	X.	If th	ne tank( nedule (	s) has cathodic protection systems, is it inspected according to the following 40 CFR 265.195(b))?	Yes	No	NA NA
		A.	Was	proper operation confirmed within 6 months of installation and annually thereafter?	Yes	. No	(XA)
		8.		nduced current sources inspected/tested at least bimonthly?	Yes	No	(Z)
		C.	Are r	ecords maintained of these inspections?	Yes	No	NA .
	XI.	Wa	is the ta	ink(s) used for the management of hazardous waste prior to July 14, 1986?	Yes	No	NA
		A.	If yes	s, does the tank system(s) have secondary containment?	Yes	) No	NA
		8.	If no	, has a written assessment that attests to the integrity of the tank(s) been prepared n independent registered engineer?	Yes	) No	NA
	If yes	, did t	the asso	essment include the following:  Design standards according to which the tank and ancillary equipment were constructed?	Yes	No.	

`.	2.	Existing corrosion protection measures?	Ye:	s No	WA
	<b>.</b> 3.	Hazardous characteristics of the waste to be handled?	Yes		
· ·	4.	Documented age of the tank system (if available) or estimate of the age?	Yes	)	
	5.	Results of a leak test, internal inspection, or other tank integrity examination? the results of this test show the tank to be leaking or unfit for use, the owner implement 40 CFR 265.196.)		<b>.</b>	
	6.	Is the leak test conducted annually by an independent, qualified, registered engineer? (40 CFR 265.193(i)(1) and (2))	Yes	) No	
	7.	Are records of the assessment results maintained on file at the facility?	Yes	) No	
Schedule (	date v	when secondary containment is required per schedule in 40 CFR 265.193(a) (1 th	rough 5)		
Existing	Tani	k System(s) X Adequ	uate [		equate
New :	Tar	ik System(s)			
XII. Is to	he tan edule	k system(s) required to have secondary containment (new system or according in 40 CFR 265.193(a)(1 through 5)?	to Yes	No	•
<b>A.</b>	if ye	es, has the owner or operator requested a variance from the secondary tainment? (40 CFR 265.193(g and h)	Yes	No	NA
<b>B.</b>	If ye	es, does the secondary containment meet the following minimum requirements? 3 265.193(b and c)	(40		
	1.	Constructed of or lined with materials compatible with the waste and of sufficient strength?	ent Yes	No	NA
	2.	Placed on a structurally adequate foundation?	Yes	No	NA
	3.	Provided with a leak detection system capable of detecting releases within 24 hours?	Yes	No	NA
	4.	Adequately sloped or designed and operated to drain and remove liquids from leaks, spills or precipitation?	Yes	No	NA
C.	If ye: 265-	s, does the secondary containment include one of the following: (40 CFR 193(d))			
	1.	External liner?	Yes	(No)	NA
	2.	Vault?	(Yes)	No	NA NA
	3.	Double-walled tank?	Yes	(No)	NA NA
	4.	Equivalent device approved by the Secretary?	Yes	No	NA

Comm	nents:	:				
New	v Tan	k Sy	stem Requirements Adequate		inac	equal
			N. A.Jamina	r-1	Inad	ecust
XV.	with	40 (	ive repair has been conducted on the tank system was it recertified in accordance CFR 270.11(d) and such certification submitted to the Secretary within 7 days? (40 .196(f))	Yes	No	(N/
	A.	lf ye	es, was it immediately removed from service and appropriate follow-up actions en as required by 40 CFR 265.196 (b through e)?	Yes	No	NA NA
XIV.	Has	the t	ank system or secondary containment system had a leak or spill or was it ed to be unfit for use?	Yes	No	) NA
XIII.	is ar	ncilla	ry equipment provided with adequate secondary containment? (40 CFR 265-193(f))	Yes	No	NA
		3. ·	Provided with a built-in continous leak detection system capable of detecting releases within 24 hours?	Yes	No	NA
		2.	If metal, is it protected from corrosion, if metal?	Yes	No	(NA
For Do	ubie-	Wall	ed Tanks  Designed as an integral structure for containment of releases?	Yes	No	NA
et type <del>lan</del> e:		4.	Provided with an exterior moisture barrier?	Yes	No	(NA
		3.	Protected against vapor ignition, if required due to the waste characteristics?	Yes	No	NA NA
4		2.	Provided with an impermeable coating or lining over the concrete?	Yes	No	NA
For Vau	iits	1.	Constructed with chemical-resistant water stops at all joints?	Yes	No	NA
		4.	Completely surrounds the tank and surrounding earth likely to be exposed to waste if a release occurs?	(Yes)	No	NA
		3.	Free of cracks or gaps?	Yes	No	NA
		2.	Designed or operated to prevent infiltration of precipitation into the containment system unless it has adequate capacity to contain a 25 year, 24 hour rain event?	Yes	No	NA
For Exte		Line 1.	s and Vaults  Adequate capacity to contain 100% of the largest tank within its boundary?	Yes	No	NA
C			s, does the secon y containment satisfy the following requirements: (40 CFR 193(e))	<b>*</b> 0.		

## Hazardous Waste Tank Storage (S02) Service<sup>1</sup>

VESSEL	CAPACITY - WORK (gal)	CAPACITY - MAX (gal)	LOCATION
V-1	7,181	7,363	Process Area
V-2	7,084	7,084	Process Area
V-3	7,181	7,363	Process Area
V-4	7,181	7,363	Process Area
V-5	20,895	20,895	Process Area
V-6	20,895	20,895	Process Area
V-7	7,181	7,363	Process Area
V-1	7,181	7,363	Process Area
V-9	5,078	5,078	Building D
V-10	5,078	5,078	Building D
V-11	5,078	5,078	Building D
V-12	5,078	5,078	Building D
V-13	5,078	5,078	Building D
V-14	5,078	5,078	Building D
V-15A	2,659	2,659	Building D
V-15B	2,659	2,659	Building D
V-15C	2,659	2,659	Building D
V-15D	2,659	2,659	Building D
V-16	9,028	9,028	Building D
V-17	522	522	Process Area
V-18	489	489	Building D
V-26	1,129	1,155	Process Area
V-29	90	90	Building D
V-30	90	90	Building D
V-31 ·	115	115	Building D
V-32	115	115	Building D
V-34	539	539	Process Area
TOTAL	138,000	138,936	N/A

### Department of Health & Environment Division of Environment

### PHOTO MOUNTING SHEET

Name of Site: Hydrocarbon Rec 2549 N. New Yo	ark	
Location: City Wichita	County Sedgwick	Legal
		Picture No.
	意	Date: 7-28-92
		Time:
		General Direction Faced:_
		Weather Conditions:
	Start Annual Control	clear
		Type of Camera:
		comments: Aisle C70
		Crystallized on
		drum none down
		side
	and the second s	
		Picture No. 2
	, _	Date:
		General Direction Faced:
		demoral birection raced:
		Weather Conditions:
		clear
**************************************		Type of Camera:
	A.	
		Comments: AISIE C701
		Crystallized on
		drum rtm & down

### Department of Health & Environment Division of Environment

### PHOTO MOUNTING SHEET

Name of Site: Hydrocarbon Recyclers, Inc. EPA ID # KSD0072468	46
2549 N. New York  Location: City Wichita County Sedgwick Legal	
Picture No. 3	
Date: 7-28-92	
Time:	
General Direct	ion Faced:
Weather Condit	ions:
clear	
Type of Camera	
Comments: Ats	le C727
leaking d	nin
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	· · · · · · · · · · · · · · · · · · ·
Picture No. 4	
Date: 7-28-92	
Time:	710
General Directi	
Weether	•
Weather Condition	lons:
clear	
Type of Camera:	
Comments: Blda	2 2
dented dr	um



### Bethlehem Apparatus Company, Inc.

890 Front St., P.O. Box Y, Hellertown, PA 18055 • 215-838-7034 • FAX 215 838-6333 • TELEX 494-9195

DATE: March 16, 1992

CUSTOMER: USPCI Hydrocarbon Recovery Services

2549 N. New York Wichita, KS 67219

ATTN: Joe Dowdey

Materials outlined in Waste Profile No.R-6571 dated 3/12/92 have been approved for Mercury Recovery/Recycling.

Bethlehem is strictly a mercury recovery/recycling facility, and cannot accept manifested materials with Waste Codes other than D009. (If) materials are sent under Waste Code U151, we may have to reject the shipment.)

We will only accept materials packaged in steel containers; flasks, 5 gallon, 55 gallon, or 85 gallon. Materials shipped in plastic or fiber containers will not be accepted for delivery.

Bethlehem will issue a work order to our receiving dock to accept your material for processing provided the following:

- $oxed{X}$  A purchase order is issued to cover the costs of processing.
- X An updated Mercury Recovery/Recycling Agreement is signed and returned for our files.

Credit terms have been established.

Shipments will not be received without work authorization. Please be sure the above items are established before shipment is made.

If you have any questions, please let us know.

Yours very truly,

BETHLEHEM APPARATUS COMPANY, INC.

Bruce J. Lawrence

President

BJL/jps

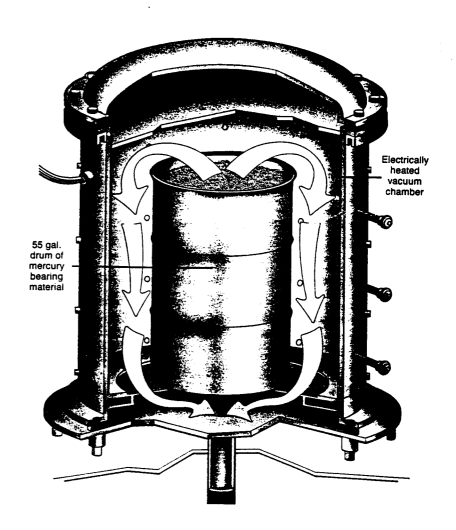
NOTE: A Land Ban form is now required with each shipment.

## MERCURY RECOVERY/RECYCLING SERVICE

Bethlehem has developed a high vacuum mercury retort recovery still for processing EPA D009 hazardous waste. The recovery system heats mercury bearing materials up to 1,350 degrees F. Mercury vapor is condensed in a water cooled condenser for transfer to our vacuum triple distillation units. Since the recovery system operates under high vacuum the exhaust from the vacuum pumps is easily scrubbed and passed through treated activated charcoal for mercury vapor removal. No exhaust stack or Air Quality Permits are required for the system. Residue from the process must pass TCLP analysis for mercury before it is sent to an industrial non hazardous waste landfill.

Each mercury recovery high vacuum retort system is controlled with a microprocessor temperature controller capable of running 16 different programmed temperature cycles for the wide variety of materials to be processed. To date we have processed the following types of materials:

- · fever and industrial thermometers
- · metal switches
- quartz lamps
- dental amalgams
- ignitron tubes
- · mercury in soil
- telephone switches porisimitry samples
- sphygmomonometers
- barometers
- glass switches
- mercury batteries
- thermocouples
- mercury sludges
- · mercury rectifiers
- mercury relays manometers
- mercuric oxide
- · pc board relays



## FOR MORE INFORMATION ASK FOR A MERCURY RECOVERY PACKET!

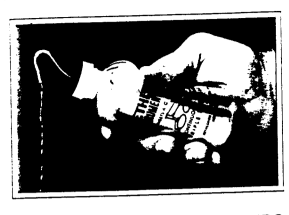
All shipments must have prior approval before they are accepted for processing. All materials that are processed in our recovery retort distillation units are considered HAZARDOUS WASTE, and must be sent using a Pennsylvania Hazardous Waste Manifest.

To receive authorization for shipments you must obtain a work authorization number from our office. Authorization numbers will be issued for each shipment provided there is a signed Recovery/Recycling Agreement on file and your waste is on our Material Acceptance List. For new materials to be approved there must be samples and material analysis sent for evaluation.



Bethlehem Apparatus Company, Inc.

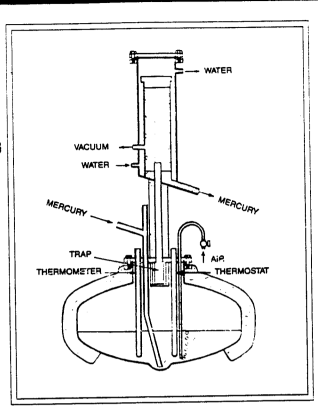
# CONTINUOUS VACUUM TRIPLE DISTILLATION



Best in
PURITY
PACKAGING
SERVICE

OVER 7 (SEVEN) MILLION POUNDS SHIPPED to manufacturers, research laboratories, process and control industries.

SINGLE STAGE MERCURY Still and Condenser, Schematic Diagram. Three stages of this type operating in tandem are required to produce the highest purity mercury, needed in crystal growth technology systems and other high purity applications.



# ...only from BETHLEHEM PRIME VIRGIN SOURCE MERCURY

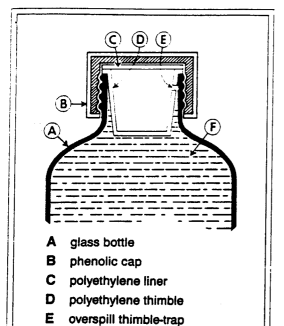


Bethlehem now exclusively offers guaranteed prime virgin source mercury, vacuum triple distilled and packaged in glass or polyethylene bottles with Bethlehem's patented\* Thimble Trap. Analysis of this metal by Atomic Absorbtion shows values near or below detection limits (see analysis).

## ANALYSIS OF EVAPORATED MERCURY RESIDUE SAMPLE IN PARTS PER BILLION\*

ALUMINUM CADMIUM CALCIUM CHROMIUM, total	0.11 0.088 0.088 0.16
COPPER IRON	1.79 1.06
LEAD	0.10
MAGNESIUM	0.010
MANGANESE MERCURY NICKEL SILVER	0.14 0.0015 0.043 0.0058
TIN	0.32
TITANIUM	0.029
ZINC	0.042
BORON	< 1.88
SILICON	0.51
*Based on 300 lbs. (168,000 grams)	of distilled Mercury.

## THIMBLE-TRAP\* GLASS BOTTLE PACKAGING



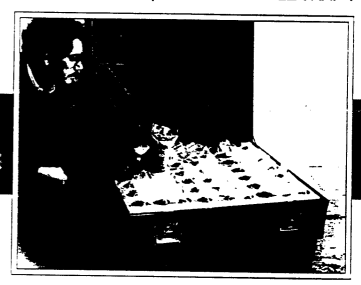
prime virgin source mercury-

continuously distilled three times under vacuum

With Bethlehem's patented. "THIMBLE TRAP", continuously vacuum triple distilled prime virgin source mercury can be shipped, for the first time, without ring formation at the meniscus and oxides on the mercury surface. For technical details ask for reprint "Mysterious Ring Appears at Meniscus of Bottled Mercury", Ind. Res. Feb. 1982.

\*Patent No. 4,416,382

The "WELLS FARGO" styrofoam lined steel box with security lock for 10 lb. glass bottles sealed in individual polyethylene bags. Holds 63 units with patented "THIMBLE TRAP".

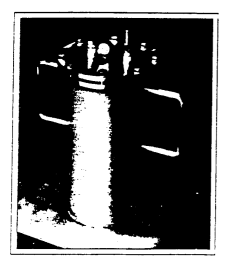


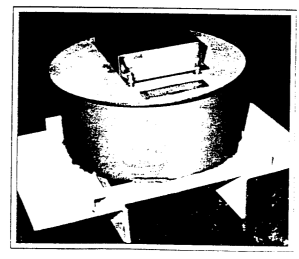
11 lb. glass bottles in "WELLS FARGO" steel box

## RETURNABLE SHIPPING CONTAINERS

Mercury Reusable Shipping Containers

Stainless Steel Containers: 100 lb., 800 lb., 2,000 lb. Each container has a flanged top plate with a compression fitting for air pressure inlet, a pressure relief valve, and a 1/4" pipe out.







## BETHLEHEM MERCURY CLEANING

We clean our Mercury by distilling three times in continuous stages under high vacuum and controlled low temperatures. All instrument Mercury is shipped with a Certificate of Analysis.

We Return our cleaned mercury in 8.5 oz., 1-, 6-, and 16 pound polyethylene bottles; or 1-, 5-, or 10 pound glass bottles. The small polyethylene bottles have dispensing tips. The glass bottles use the patented "THIMBLE TRAP" system. All shipments are in full bottles. Charges for new mercury or credits for purchased scrap mercury are applied to the nearest full bottle.

**Mercury Flasks**, the standard shipping container for 99% liquid mercury, can be obtained at no charge if the mercury is being sent back for cleaning. 76 lb. capacity and 2,000 lb. capacity flasks are available. There may be a charge for disposal of liquid mercury.

**Terms:** 30 days net for cleaning mercury. All mercury received and shipped F.O.B. Hellertown, PA. **Do not send mercury by US PARCEL POST.** It is against Postal Regulations.

EDE	30500		
FOR ME	RCURY	NG SHRI RECEIV	INKAGE SCHEDULE CONTROL OF THE CONTR
Net Wt.		Loss	Net Wt. % Loss
0- 49 lbs.	,,		500-999 lbs. 1.5%
50-199 lbs.	. 39	6	1000 + lbs. 1%
200-499 lbs.	2.9	5%	



Ĭ.	UNIFORM HAZARDOUS	1. Generator	S US EPA ID No.		ıfest	T				150-0039 Expires 9-3
L	WASTE MANIFEST		47976	7/2/9/96	ument No	). 2. <b>7</b>	Page 1 of L	Inforr is not	nation i require	in the shaded are ed by Federal law.
3.	Generator's Name and Mailing Address		-			A.	State Ma	nifest D	ocume	nt Number
	Jan laters & Rogers Inc. 3900 D Street, Omana, NE		•	y Phone:		<u> </u>				<del></del>
4.	Generator's Phone (402) 733-	7009	CitEi	TREC 1-3		- B.	State Ge	nerator'	s ID	
	Transporter 1 Company Name		6. US	EPA ID Numb	9300	-	State Tee		J- 10	1000 ( 000 ( 7
	Van Vaters & Rogers Inc.	•	EEDDA	PPPE	<del>-</del>		Transpor			NED0409067
7.	Transporter 2 Company Name		8. US	EPA ID Numb			State Tra			
							ransport			<del></del>
1	Designated Facility Name and Site Addr		10. US	EPA ID Numbe	er	G.	State Fac	ility's IC	) .	
	.yderocarbon Recyclers I	nc -					KSD0	07246	846	
	2549 M. New York St.	/	1-1-1-1-1	-1-1-1-1		Н. 1	acility's	Phone		
	<u> Vichita. XS <del>6673</del> 672</u>		K 8 D O					<u>-268-</u>	9490	
11. a.	US DOT Description (Including Proper S.				12. Con No.	Type	1 To	3. otal intity	14. Unit Wt/Vol	Waste No.
a.	Y RO Waste flammable									
	flammable solid, UN	1325 (F005	,F903,D001	,D035)						F005,F003
).	(Methyl Ethyl Ketone.	. Aviene)(	ERG 32)	·	001	MIG	101012	5   0   8	P	D001_D035
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	Additional Descriptions for Materials Liste	nd Above		14.1						
	. Byron Originals	A ABOVE				K. Ha	indling C	odes fo	Waste	s Listed Above
•	Lot#16153		•							
	Profile# 89532 (WI 91-	-4617)		•	÷			. يُعو		
		·							•	
5.	Special Handling Instructions and Additi	onal Information				<b></b>				·
	•									
16. 0	SENERATOR'S CERTIFICATION: I berry decise	a that the accusate	-4 M							
	GENERATOR'S CERTIFICATION: I hereby declars proper shipping name and are classified, packed, incording to applicable interpretable and actions to applicable interpretable and actions.	marxed. and labele	and are in all recor	re fully and accur icts in proper con	ately descr dition for tr	bed abo	ve by ov highway			
1	f I am a large quantity generator I certify that	government regulati	in class to coduce							
6	f I am a large quantity generator, I certify that economically practicable and that I have select uture threat to human health and the environm	ed the practicable	method of treatmer	t. storage, or dis	loxicity of s sposal curi	waste ge ently ava	enerated to allable to	the deg	ree I ha	ve determined to be
ŧ	uture threat to human health and the environm he best waste management method that is availal	ent; OR, if I am a ble to me and that I	small quantity gene	rator, I have mad	de a good	faith effe	ort to mini	mize my	waste g	eneration and select
_	Printed/Typed Name	_	Signat	ure	<del>//</del>		_			
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7. `	Fransporter 1 Acknowledgement of Rece	eipt of Materials		2	<del>-/</del>	C.22.			r	5 K6 7+
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	ransporter 2 Acknowledgement of Rece	eipt of Materials				7			<u> </u>	
F	Printed/Typed Name		Signati	ire					٨	fonth Day Year
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۲	acility Owner or Operator: Certification of rinted/Typed Name	of receipt of haz	ardous materials Signatu	covered by the	s manife	st exce	ot as not	ed in Ite		onth Day Year

Style F15 REV-6 Printed by Labelmaster, An American Labelmark Co., Chicago, IL 60646 (800)621-5808



### RECYCLING/TSD HANDLING AGREEMENT

(GENE OR AND RECYCLING/TSD CONTRAC

WHEREAS, Generator produces spent chemicals which may be considered to be "hazardous" or "toxic" within the meaning of applicable federal and state laws ("Spent Chemicals") and which therefore must be transported, stored, disposed of, recycled, treated or re-used ("Handled") in accordance with applicable laws pertaining to hazardous or toxic chemicals:

WHEREAS, Recycling/TSD Contractor owns or controls facilities which are capable of Handling Spent Chemicals in accordance with all applicable laws pertaining to such activities:

WHEREAS, the parties desire to enter into an arrangement for the Handling of Spent Chemicals. all on the terms and conditions hereinafter set forth:

NOW, THEREFORE, in consideration of the covenants and agreements contained herein, the undersigned agree to the following terms and conditions of this Recycling/TSD Handling Agreement as well as to the Standard Terms and Conditions Governing the Handling of Spent Chemicals ("Standard Terms and Conditions"), which are attached to the Generator copy of this Agreement and are incorporated herein by reference. All capitalized terms not otherwise defined herein shall have the meanings set forth in the Standard Terms and Condi-

- SPENT CHEMICALS SHIPMENT. The completed Uniform Hazardous Waste Manifest or appropriate state manifest which is identified by the reference number appearing in a space below the signatures to this Agreement and which pertains to the Spent Chemicals Shipment Handled under this Agreement is hereby incorporated herein by reference. Such manifest describes certain Spent Chemicals which Generator hereby agrees to ship to Recycling/TSD Contractor and which Recycling/TSD Contractor agrees to Handle at the facility named in such manifest ("Designated Facility").
- COLLECTION, TRANSPORTATION, STORAGE AND DELIVERY. All Spent Chemicals Shipments shall be transported to Recycling/TSD Contractor by Van Waters & Rogers Inc., a Washington Corporation ("VW&R"), or an entity designated by VW&R to provide transportation and temporary storage services.
- PAYMENT. It is understood that VW&R shall pay Recycling/TSD Contractor for Handling the Spent Chemicals Shipment (or, where money is owed to Generator, VW&R shall pay Generator for the Spent Chemicals Shipment) according to the terms of a certain Master Spent Chemicals Handling Agreement between Recycling/TSD Contractor and VW&R. Recycling/TSD Contractor shall not look to Generator for payment for Handling the Spent Chemicals Shipment, except for certain extraordinary charges incurred in connection with Nonconforming Spent Chemicals as set forth in the Standard Terms and Conditions.
- INDEMNIFIED PARTY. As used in the Standard Terms and Conditions, the term "Indemnified Party" shall mean either Recycling/TSD Contractor or Generator, depending upon which party claims indemnification under this Agreement.
- GENERATOR INDEMNIFICATION. Generator shall defend, indemnify and hold harmless Recycling/TSD Contractor, its past, present and future officers, directors, employees, agents, insurers and successors (hereinafter in this Paragraph referred to collectively as "Recycling/TSD Contractor") from and against any and all Loss which Recycling/TSD Contractor may sustain or incur, be responsible for or pay out as a result of:
  - (a) Generator's breach of any representation, warranty, term or provision of this Agreement; or
- (b) The negligence or intentional misconduct of Generator, its employees, agents, representatives or subcontractors in the performance of this Agreement, provided that such indemnification shall not apply to the extent such liabilities result from Recycling/TSD Contractor's negligence or intentional misconduct or from a breach of this Agreement by Recycling/TSD Contractor.
- NAMES AND ADDRESSES OF PERSONS TO WHOM NOTICE IS TO BE GIVEN. The name of the person to whom notice is to be given on behalf of Generator appears on the Uniform Hazardous Waste Manifest in Item 16 or the appropriate state manifest. The name of the person to whom notice is to be given on behalf of Recycling/TSD Contractor appears on the Uniform Hazardous Waste Manifest in Item 20 or the appropriate state manifest. The addresses of the persons to whom notice is to be given appear on the Uniform Hazardous Waste Manifest under Item 3 (for Generator) and Item 9 (for Recycling/TSD Contractor) or the appropriate state manifest.

### RECYCLING/TSD HANDLING AGREEMENT

(GENERATOR AND RECYCLING/TSD CONTRACTOR)

The undersigned hereby agree that, upon execution of this Recycling/TSD Handling Agreement, there is a binding contract between them according to the above terms and conditions, as of the day and year appearing below.

GENERATOR EPA ID#: <u>IAD 18216352</u> FACILITY: Byran Driginals Inc.	RECYCLING/TSD CONTRACTOR:
· · · · · · · · · · · · · · · · · · ·	11166
NAME: Erian Bond TITLE: Sufety Pirector	SIGNATURE: A a.Au. B. L. J.
SIGNATURE: Bur Bon DATE: 0.5/14/92	RECYCLING/TSD CONTRACTOR \$9532 (WT 91-
INIFORM HAZARDOUS WASTE MANIFEST DOCUMENT NUMBER: 2 2 2	4617)
STATE HAZARDOUS WASTE MANIFEST DOCUMENT NUMBER	USP- 14286 -C

# Van Waters & Rogers Inc. subsidiary of Univar

P. O. 60X OMAIHA, NE 68107-PHONE (402) 703-

This Land Disposal Restriction Statement is being forwarded from the original generator of the waste.

Van Waters & Rogers Inc.
EPA ID# NED040906729
has acted as a RCRA storage facility.

The Waste is being manifested from storage on Van Waters & Rogers Inc. Manifest I = 92017.

5-26-92



## Notification of Wasz Subject to Land Disposal Restriction

14	WELLAST UNITION RESOCUETA	- Mide tightie billing	mit.		3:	rianala zz ylane il	H	
	92002	· <del>· · · · · · · · · · · · · · · · · · </del>	Byron (	Originals Inc.				
	lollowing wastes wh	ich ara subject	to the listed treatm	nant radultar	ron s schon nonts.	2004 (8), 1	e weste(s) that is (an This shipment contain isd even to listed (F	io erom io eno tr
٧,	/asta (check a	ppropriate	e koxoa)				Treatment S	tandard
1.	California List Wasts (applies to all states)						Complete Revi	orse Side
2.	☐ F-Solvants	□ F001	☐ F002 ☐ F0	03	04 미	005.	Complete Reys	cble est
3,	List all D.F.K.U. or P Waste Codes (eg. F006, D003)	Subcatagory (II any)	Treatability Grou (eg. wastewate or nonwastewat	, 1145	nt Standard     253.42 (a)	1	If Regulted Mathod Insert proper 5-letter code	USPCI acceptan
Д.	F005		NWN	X				89532
3.	F003	•	NWW	X				
Ξ.	D001	High TOC	NNN	1	<u> </u>	1	FSUBS, RORGS, II	CIN
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TC -	E: "Visiowater" me	ans a waste co	entaining less that	n 1% liitarab	le solids and	d less than 1	1% T.O.C.	
	Deadline Extended	nsions deted wastes a	ra carmitad to be		land disco-	_11 1		i thay meet other
	Check applie		Tradition Principal	amy lot a ca	edille exter	INION ALB 13	icilows:	· · · · · · · · · · · · · · · · · · ·
			LI31 W	raate codes	for which	olanetxo r	n appiles	
		ar 8 1990						
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## Die CCWE-Constituent Concentrations in Waste Extract

	Concentrati	on (in man
F301-F005 apant solvents	spantewaters containing for the de- spants	All other spant wastes
Acaiona  n-Bulyi alconoi  Carbon disutida  Carcen tatrachlorida  Chiorobenzena  Cresola (3 Grasylia acid)  Cyclohexanona  1,2-Dichiorobenzena  Eihyi acatala  Eihyi satala  Eihyi sitar  [sobutanoi  Metharoi  Metharoi  Metharoi  Milrobenzena  Pyridina  Tetrachicrosthylena  1,1-Tilchlorosthana  1,1-Trichlorosthana  Trichlorosthylena  Trichlorosthylena  Trichlorosthylena  Trichlorosthylena  Trichlorosthylena  Trichlorosthylena  Trichlorosthylena	0.05 5.0 1,03 0.05 0.15 2.82 0.125 0.85 0.05 0.05 0.05 0.05 0.05 0.05 0.0	0.56 5.0 4.81 0.98 0.03 0.75 0.75 0.125 0.75 0.93 0.75 0.93 0.125 0.33 0.125 0.33 0.05 0.33

## 268.43 Table CCW-Constituent Concentrations in Wastes

	Foot Food Food Food	n Wastes
	F001, F002, F003, F004 and F005 . wastewaters (Pharmacoutles! Industry)	Concentration
	Methylane chlorida	(In mç/I)
I	and the state of t	0.44
i	Eagg and Fear	

F002 and F005	Concentration in mg/(ww) mg/kg/(nww
1,1,2—Triahlomethana (F002)	0.030 7.8 0.070 3.7 Eaquired Method(s)

California List Wasta (applies to all states)
Liquid hazardous wasta including free liquids associated with any solid or sludge containing the following constituents or characteristic:

Pr 5 2.0	Concentration	Treament Standard
Cyanides	Concentration ≥ 1,000	Neuralize/Stabilize
METALL	2 1,000 //	-Cvanidae Dagmette in all
		Metale Become in the
Land	≥ 5cd	Metals Flecovery/Solidification
Marcury		Wetnie Piecovary/Solidification
Mareury		Metals Recovery/Solidification
Nickal Salanuim	134	Metals Recovery/Golddication
Salanuim Thaillum	2 100	104 FURTH HIS POLITION AND A 11 111 111 111
Thailium C8a	> 130	a. (r) = 1.71. (r) = 0.000 (a.m. m. a.C. = 11 = 110
Folid Pludes as I will be	1910	"Melale Hecovery/Solidification
Boild, sludge, or liquid Halogenated	Organia 30	Incineration/High Efficiency Boller Incineration/Carbon Advance/Powert Extra
- Chibrage (UCC4) listed in 10 Ch	A 288 Appendix II	·
	21,000	Inclineration/Corps Advantages

#### POTENTIAL HAZARDS

#### FIRE OR EXPLOSION

Flammable/combustible material; may be ignited by heat, sparks or flames. May burn rapidly with flare-burning effect. **HEALTH HAZARDS** 

Fire may produce irritating or poisonous gases. Contact may cause burns to skin and eyes. Runoff from fire control or dilution water may cause pollution.

#### EMERGENCY ACTION

Keep unnecessary people away; isolate hazard area and deny entry. Stay upwind; keep out of low areas. Positive pressure self-contained breathing apparatus (SCBA) and structural firefighters' protective clothing will provide limited protection.

CALL CHEMTREC AT 1-808-424-9388 FOR EMERGENCY ASSISTANCE.

If water pollution occurs, notify the appropriate authorities.

Small Fires: Dry chemical, sand, earth, water spray, or regular foam. Large Firest Water spray, fog or regular foam. Move container from fire area if you can do it without risk. Apply cooling water to sides of containers that are exposed to flames until well after fire is out. Stay away from ends of tanks. For massive fire in cargo area, use unmanned hase holder or monitor nozzles; if this is impossible, withdraw from area and let fire burn. Magnesium Fires: Use dry sand, Met-L-X® powder or G-1 graphite

#### powder. SPILL OR LEAK

Shut off ignition sources; no flares, smoking or flames in hazard area. Do not touch or walk through spilled material. Small Dry Spills: With clean shovel place material into clean, dry container and cover loosely; move containers from spill area. Large Spills: Wet down with water and dike for later disposal.

#### FIRST AID

Move victim to fresh air; call emergency medical care. In case of contact with material, immediately flush skin or eyes with running water for at least 15 minutes. Removal of solidified molten material from skin requires medical assistance.

Remove and isolate contaminated clothing and shoes at the site.

### HAZARDOUS WASTE RECEIVED CHECKLIST

	TO BE COMPLETED FOR EACH INCOMING WASTESTREAM) FORMATION FROM MANIFEST				Date of Reception: 05/27/92		
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OT Name: WFSN		, 60107	On ombile			pcode:	922226
	7005 F003 D001 D	N03E	Quantity:	T DW 20			
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cum #:							
NFORMATION FR	IOM DRUMS		//				
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